MOT 1 E-Filed On 11 30 06 SUSAN WILLIAMS SCANN, ESQ. Nevada Bar No. 000776 PAUL R. CONNAGHAN, ESQ. Nevada Bar No. 003229 DEANER, DEANER, SCANN, MALAN & LARSEN 720 South Fourth Street, Suite #300 4 Las Vegas, Nevada 89101 (702) 382-6911 5 Attorneys for **Binford** Medical Developers, LLC 6 7 UNITED STATES BANKRUPTCY COURT 8 FOR THE DISTRICT OF NEVADA 9 In re: Case No. BK-S-06-10725 LBR USA COMMERCIAL MORTGAGE Case No. BK-S-06-10726LBR COMPANY, Case No. BK-S-06-10727 LBR Case No. BK-S-06-10728 LBR 11 Case No. BK-S-06-10729 LBR Debtor In re: 12 USA CAPITAL REALTY ADVISORS, LLC. Chapter 11 Jointly Administered Under 13 Debtor Case No. BK-S-06-10725 LBK In re: 14 USA CAPITAL DIVERSIFIED TRUST Adversary No. 06-01212 DEED FUND, LLC. 15 Date of Hearing: OST Requested Time of Hearing: OST Requested Debtor 16 In re: USA CAPITAL FIRST TRUST Affects: 17 DEED FUND, LLC. **XUSA** Commercial Mortgage Company OUSA Capital Diversified Trust Deed Fund, LLC 18 SUSA Capital First Trust Deed Fund, LLC Debtor **OUSA Securities, LLC** In re: USA SECURITIES, LLC. 19 OUSA Realty Advisors, LLC □All Debtors 20 Debtor 21 MOTION TO TEMPORARILY ALLOW CLAIM OF BINFORD MEDICAL 22 **DEVELOPERS, LLC FOR VOTING PURPOSES** 23 COMES NOW, the Movant, BINFORD MEDICAL DEVELOPERS, LLC, by and through its 24 attorney, SUSAN WILLIAMS SCANN, ESQ. of the law firm of DEANER, DEANER, SCANN, 25 MALAN & LARSEN, and moves this Court pursuant to Federal Rule FRBP 3018(a) to temporarily allow its claim for the purpose of voting to accept or reject the Debtor's proposed Plan. The Debtor 26 has not formally objected to Binford's Proof of Claim. Binford has filed an adversary proceeding to 27 28 establish the amount of its claim and to obtain possession of \$330,000.00 still held in the

Construction Control Account at Fidelity National Title Group.

Binford did not receive a ballot with the copy of the Disclosure Statement, accordingly, based on the notice, **Binford** is required to file this Motion.

FRBP 3018(A) provides as follows:

Notwithstanding objection to a claim or interest, the court after notice and hearing may temporarily allow the claim or interest in an amount which the court deems proper for the purposes of accepting or rejecting the plan.

Binford has filed a Proof of Claim for damages in the estimated amount of \$3,502,383.00 for Breach of Contract, Intentional Misrepresentation and the other theories listed in the Adversary Complaint. A copy of the Proof of Claim and the Amended **Proof** of **Claim** are attached hereto as Exhibit "1" The only exhibits attached are the Agreement dated August 30,2005, the List of Exhibits and the breakdown of damages. The purpose for this is to reduce the bulk of this Motion. The **Debtor** has just answered the Complaint denying it is in default and counterclaimed for declaratory relief.

USA Commercial Mortgage ("USACM") has clearly breached its August 30" Agreement to fully fund the \$8,375,000.00 budget for the Binford Medical project. This fact is undisputed. The basic facts are contained in the Declaration of Ken Schmidt in Support of the Motion for Preliminary Injunction. A copy of that Declaration, again without the exhibits due to their bulk, is attached hereto as Exhibit "2". The elements of a claim for Breach of Contract are material failure of a duty under an agreement. Bernard v. Rockwell Development Company, 103 Nev. 132,135,734 P.2d 1238 (1987).

26 ...

1	Binford requests that this Court grant its Motion to temporarily allow its claim in the amount
2	of \$3,502,383.00for voting purposes on the Plan.
3	DATED this 30th day of November, 2006
4	
5	Respectfully Submitted,
6	DEANER, DEANER, SCANN, MALAN and LARSEN
7	VIALAIVAIIG LARDEIV
8	Aux Wellington
9	SUSAN WILLIAMS SCANN, ESQ. Nevada Bar No. 000776
10	PAULR CONNAGHAN ESO
11	Nevada Bar No. 003229 720 South Fourth Street, Suite 300 Las Vegas, Nevada 89101 Attorneys for Binford Medical Developers, LLC
12	Attorneys for Binford Medical Developers, LLC
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EXHIBIT 1

Case 06-10725-gwz Doc 1903	Ente	red 11/30/	06 17·20·	-38 Page	5 of 14	
UNITED STATES BANKRUPTCY COURT DISTRICT OF NEVADA		OOF OF	CLAIM	Schedule/Clain	11111 n ID s579	
Name of Debtor:	Case Nu	ımher:	-	ocricular ciair	307	,
USA Commercial Mortgage Company		725-LBR		E-File	d On_	1/1/06
No See Reverse for List of Debtors and Case Numbers. This form should not be used to make a claim for an administrative exparising after the commencement of the case. A 'request' for payment administrative expense may be filed pursuant to 11 U.S.C. § 503.		Check box is aware that anyon filed a proof of closure daim. A	else has aim relating ttach copy of		or 011	
Name of Creditor and Address:	09794	Check box I never received a from the bankru BMC Group in the Check box i differs from the a	l you have iny notices otcy court or ils case.	ONE OF THE DE I	ESTIN A BORF BTORS.	LAIM FOR A ROWER THAT IS NOT
		envelope sent to		Bankruptcy Court	or BMC, you do	not need to file again.
Creditor Telephone Number ()	Lilia	court.		THIS SPAC	E IS FOR CC	OURT USE ONLY
Last four digits of account or other number by which creditor identifies Binford Medical Developers LLC	deptor:	Check here if this claim	repla	a previously	filed claim da	ted:
1. BASIS FOR CLAIM	Retiree	benefits as defir	ed in 11 U.S.	C. § 11 14(a)	Unremitt	t ed principal
Goods sold Personal injury/wrongful death Services performed Taxes] Wages,	salaries. and co	mpensation		Other cla	aims against service canbalances)
Money loaned		compensation fo		erformed from:		to
Breach of Contract	l= 0				(date)	(date)
2. DATE DEBT WAS INCURRED: June 2006 4. CLASSIFICATION OF CLAIM. Check the appropriate box or boxes that		OURT JUDGM			time cons filed	
See reverse side for important explanations.	Dest de suit	•		IN OF the CHAINT at the	e time case inec.	
UNSECURED NONPRIORITY CLAIM \$3,502,383.00 Check this box if: a) there is no collateral or lien securing your claim, or b) your creeds. We value of the property securing it, or if c) none or only part of you itled to priority.	our claim ir claim is	a righ		our claim is secu	red by collater	al (including
U. JURED PRIORITY CLAIM			eal Estate	Motor Vehicle	e Othe	ar
Check this box 1 you have an unsecured claim, all or part of which is entitled to priority.			e of Collateral			
Amount entitled to priority \$		Amount o	f arrearage a claim. if any:	nd other charges	at time case	filed included In
Specify the priority of the claim: Domestic support obligations under 11 U.S.C. § 507(a)(1)(A) or (a)(1)(B)		Up to \$2,225* (of deposits towe	ard purchase, lease.		
Wages, salaries, or commissions (up to \$10,000)*, earned within 180 days before filling of the bankruptcy petition or cessation of the debtor's	_	-	-	r household use -11 vernmental units - 1	•	
business, whichevers earlier • 11 U.S.C. § 507(a)(4).		-	_	agraph of 11 U.S.C.		
Contributions to an employee benefit plan - 11 U.S.C. 5 507(a)(5).				stment on 4/1/07 an		
5. TOTAL AMOUNT OF CLAIM \$ 3-502, 383.00 \$		man report in	\$	out on the time are	\$3,502,	
AT TIME CASE FILED: (unsecured)	(secured)		(priority)	45/302/	(Total)
Check this box if claim includes interest a other charges in addition to the	ne principa	l amount of the cl	aim. Attach ite	emized statement o	d a ll interest a	additional charges.
 CREDITS: The amount of all payments on this claim has been creen. SUPPORTING DOCUMENTS: Attach copies of supporting documents are not available, explain. If the documents are not available, explain. DATE-STAMPED COPY: To receive an acknowledgment of the proof of claim. 	<u>u<i>ments,</i></u> s agreemer document	uch as promiss nts, and evidence is are volumino u	orynotes, pur ce of perfections, attach a su	rchase orders. inv on of lien. DO No ummary.	voices, itemize DT SEND ORI	GINAL
The original of this completed proof of claim form must be ser ACCEPTED) so that it is actually received on or before 5:00 pm for each person or entity (including individuals, partnerships, governmental units). BY MAIL TO:	n, prevaili corporati	ing Pacific time	o, on Novem ures, busts a	ber 13,2006 and		ACE FOR COURT SE ONLY
RMC Group	BMC Gro	oup				
1: USACM Claims Docketing Center D. Box 911		ACM Claims Do st Franklin Aver	0	ģί		
Segundo, CA 90245-0911	El Segur	ndo, CA 90245				
DATE SIGN and print the name and title, if any, of the this claim (attach copy of power of attorn		r other person auth	norized to file			

LIST OF EXHIBITS

Construction Loan Agreement dated August 31,2005 - attached Agreement dated August 30,2005 - attached Mortgage, Assignment of Leases, Rents and Contracts, Security Agreement, Financing Statement and Fixture Filing - attached Promissory Note - attached Breakdown of damages claim

Due to their bulk the following are listed but not attached

First Amendment to Deed of Trust dated September 7,2005 Second Amendment to Deed of Trust dated October 17,2005 Third Amendment to Deed of Trust dated December 28,2005 Fourth Amendment to Deed of Trust dated January 25,2006 Fifth Amendment to Deed of Trust dated February 14,2006 Sixth Amendment to Deed of Trust dated March 8,2006

UNITED STATES BANKRUPTCY COURT DISTRICT OF NEVADA	PR	OOF OF C	LAIM	Schedule/Cla	alrn ID s579
Name of Deptor:	Case N	umber.			
USA Commercial Mortgage Company	06-10	725-LBR	E	Filed	On 11/13/06
NtSee Reverse for List of Debtors and Case Numbers. This form should not be used to make a claim for an administrative arising after the commencement of the case. A "request" for paymend ministrative expense may be filed pursuant to 11 U.S.C. § 503.		Check box if yo aware that anyone tilled a proof of claim to your claim. Affact	alse has relating th copy of		
BINFORD MEDICAL DEVELOPERS, LLC 5200 E 64TH ST INDIANAPOLIS, IN 46220-4708	96009794	statement giving particulars. Check box if you have never received any notices from the bunkulptcy court or BMC Group in this case. Check box if this address utilities from the address on the envelope sent to you by the court.		Bankruptcy Court or BMC, you do not need to file a	
Creditor Telephone Number () Last four digits of account or other number by which creditor identifi	no dishtre	- Control			ACE IS FOR COURT USE ONLY
Binford Medical Developers LLC	es pentor.	Check bere if this claim	Tepla ame	r a previous nds	siy Illed claim dated 1/09/06
1. BASIS FOR CLAIM Goods sold Personal injury/wrongful death Taxes Money loaned Taxes Other (describe briefly) Breach of Contract, 2. DATE DEST WAS INCURRED: June 2006 4. CLASSIFICATION OF CLAIM. Check the appropriate box or boxes to See reverse side for important explanations. UNSECURED NONPRIORITY CLAIM \$3,502,383.00 Check this box it: a) there is no collateral or sen securing your claim, or to be cast the value of the property securing it, or it c) none or only part of itself to priority. U. JURED PRIORITY CLAIM Check this box if you have an unsecured claim, all or part of which is antified to priority. Amount entitled to priority Specify the priority of the claim: Domestic support obligations under 11 U.S.C. § 507(a)(1)(A) or (a)(1)(B) Wages, talarios, or commissions (up to \$10,000)*, earned within 180 day before filing of the bankspiloty perilison or cassation of the debtor's business witchever is seater. 11 U.S.C. § 507(a)(1)(A) or (a) (1)(B)	Wages, Last for Unnaid Intentio 3. If (hat best describ) your claim is	SECURED C Check the a right of Brief des Heal Value of Amount of an secures clair	pensation #: ervices presents T. DATE (the the amount CLAIM his box if y t setoff). cription o Estate [Collateral Tearage a n, if any; eposits town hal, femily, o	(fill out below) artormed from: atton and DBTAINED: and of the claim at our claim is see f collateral: Motor Vehic s and other charge art purchase, lear or household use	the time case filed, cured by collateral (including
husimosa, whichever is earlier - 11 U.S.C. § 507(a)(4). Contributions to an employee benefit plan - 11 U.S.C. § 507(a)(5).	E	* Amounts are sub	ject to adju	stment on 4/1/07	C. § 507(a) (). and overy 3 years thereafter e date of adjustment.
5. TOTAL AMOUNT OF CLAIM \$ 3,502,383.00	\$	\$	-		\$3,502,383.00
AT TIME CASE FILED: (unsecured)	- Leinor - Mar	(secured)		(priority)	(Total)
Check this box if claim includes interest or other charges in addition to 6. CREDITS: The amount of all payments on this claim has been of 5. SUPPORTING DOCUMENTS: Attach comes of supporting drunning accounts, contracts, court judgments, mortgages, secund DOCUMENTS. If the documents are not available, explain. If the 8. DATE-STAMPED COPY: To receive an acknowledgment of proof of claim.	credited and ocuments, s ity agreement ne document	rieducted for the pu uch as promissory its, and evidence o is are voluminous, a	urpose of notes, pur f perfectio attach a sa	making this pro chase orders, in of Ilen. DO t immary,	of of claim. nvoices, itemized statements of NOT SEND ORIGINAL
The original of this completed proof of claim form must be a ACCEPTED) so that it is actually received on or before 5:00 for each person or entity (including individuals, partnership governmental units). By MAIL TO: TMC Group 1: USACM Claims Docketing Center 1: Box \$11 Segundo, CA 90245-0911 DATE SIGN and plint the name and title, if any, of this claim (attach copy of power of attach copy of power of att	pm, prevalli s, corporati BY HAND BMC Gr. Altn: US. 1330 Ear El Segun	ing Pacific time, or ons, joint venturer on overnight beloup ACM Claims Docke at Franklin Avanue ido, CA 9024:	n November, truets a	her 13, 2006 and	THIS SPACE FOR COURT USE ONLY

Due to USA Capital's filing and subsequent default of its loan, **Binford** Medical Developers **LLC** has sustained the following losses.

1.	Failure to fund balance of loan		\$925,000
2.	Additional interest due to delays of payment on April 30 Draw		\$20,000
3.	Legal Fees having to do with April 30 Draw Request delay		\$4,500
4.	Construction delay due to contractor not receiving confirmation that funds would be available. Approximately 3 months		TBD
5.	Loss of Binford Behavioral Science (Tenant) lease because of uncertainty with Developer's construction loan agreement		\$336,825
6.	Loss of Binford Family Practice (Tenant) lease because of uncertainty with Developer's construction loan agreement		\$308,458
7.	Loss of Rescott Group (Tenant) lease because of uncertainty with developer's construction loan agreement		\$142,600
	NOTE: Tenants do not want to get involved with a bankrupt lender.	h possil	ble litigious positions
8.	Inability to secure a permanent mortgage due to inability to lease up lease up property by September 15. The maturity rate of the construction loan.	Est.	\$600,000
9.	Loan fees for short-term loans to keep the project ongoing due to the breach of the loan agreement by not funding the last \$600,000.		\$320,000

10. Loan fees and interest cost to replace \$760,000 \$8,375,000 existing construction loan with a new \$10,000,000 construction loan to finish the project.

11. Legal fees to defend and manage our position in regard to the delays. Inquiries and acquisitions caused by USA Capital's filing and subsequent actions

TOTAL DAMAGES \$3,502,383

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EXHIBIT 2

E-Filed On 11/9/06

DECLARATION
SUSAN WILLIAMS SCANN, ESQ.
Nevada Bar No. 000776
PAUL R CONNAGHAN, ESQ.
Nevada Bar No. 003229
DEANER, DEANER, SCANN, MALAN & LARSEN
720 South Fourth Street, Suite #300
Las Vegas, Nevada 89101 (702) 382-6911
Attorneys for Plaintiff Binford Medical Developers, LLC

UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF NEVADA

In re: USA COMMERCIAL MORTGAGE COMPANY, Debtor	Case No. BK-S-06-10725 LBR Case No. BK-S-06-10726 LBR Case No. BK-S-06-10727 LBR Case No. BK-S-06-10728 LBR Case No. BK-S-06-10729 LBR
In re: USA CAPITAL REALTY ADVISORS, LLC. Debtor	Chapter 11 Jointly Administered Under Case No. BK-S-06-10725 LBR
In re: USA CAPITAL DIVERSIFIED TRUST DEED FUND, LLC.	Adversary No.) Date of Hearing:
Debtor	The of Hearing:
In re: USA CAPITAL FIRST TRUST DEED FUND, LLC. Debtor In re: USA SECURITIES, LLC. Debtor	Affects: x USA Commercial Mortgage Company mUSA Capital Diversified Trust Deed Fund, LLC LUSA Capital First Trust Deed Fund, LLC mUSA Securities, LLC mUSA Realty Advisors, LLC mAll Debtors
BINFORD MEDICAL DEVELOPERS, LLC, an Indiana Limited Liability Company, Plaintiff, vs. USA COMMERCIAL MORTGAGE COMPANY; et al.	

DECLARATION OF KEN SCHMIDT
IN SUPPORT OF MOTION FOR PRELIMINARY INJUNCTION
TO COMPEL FIDELITY NATIONAL TITLE INSURANCE
COMPANY TO MAKE DISBURSEMENT FROM LOAN
FUNDS BEING HELD BY FIDELITY AS DISBURSEMENT AGENT

1	1. I am the Managing Member of Binford Medical Developers, LLC ("Binford
2	Medical")
3	2 Debtor USA Commercial Mortgage Company ("Debtor" or "USACM") originated
4	construction loan to Binford Medical Developers(the "Binford Medical Loan") in the principal
5	amount of \$8,375,000.00 on August 31,2005. True and correct copies of the note, deed of trust a
6	construction loan agreement are attached hereto as Ex.s 1,2 and 3 respectively.
7	3. The Binford Medical Loan is being used for the construction of a medical office
8	building in Indianapolis, Indiana (the ''Medical Building Project''). This building is the first of five
9	medical office buildings planned for construction by Binford Medical.
10	4. In order to insure that the entire \$8,375,000.00 would be advanced, Binford and
11	USACM entered into a separate agreement whereby USACM committed to fund all amounts above
12	the initial disbursement of \$4,250,000.00 up to \$8,375,000.00 from its own funds. USACM also
13	committed to cause the Direct Lenders to forbear from exercising any rights or remedies during the
14	erm of any default by USACM. A true and correct copy of that agreement, dated August 30,200
15	s attached hereto as Exhibit 4 and incorporated by reference herein (the "USACM Agreement)
16	5. When the Binford Medical Loan was originated, an agreement was reached by
17	JSACM and Binford Medical with Construction Disbursement Services of Fidelity National Title
18	nsurance Company ("Fidelity") for Fidelity to act as the disbursement agent for the construction
19	oan funds for the Binford Medical Loan.
20	6. Pursuant to this Court's Order in May, 2006, Fidelity has been regularly disbursing
21	he Binford Medical Loan proceeds pursuant to draw requests submitted to Fidelity by the contrac
22	n the Medical Building Project with the approval of Binford Medical and USACM.
23	7. Fidelity is currently holding approximately \$330,000.00 in loan proceeds from the
24	Binford Medical Loan. These funds were disbursed to Fidelity for the Binford loan prior to April
25	3,2006 and interest is accruing on them.
26	8. In Binford's last draw request (draw #12), it sought the remaining balance in the account
27	f approximately \$540,000.00. Binford received only approximately \$209,000.00 despite the fact
28	-2-

hat the general contractor and other contractors were due the full amount. This approximate balance of \$330,000.00 is presently being held in the construction control account at Fidelity National Title because USACM has demanded that it be disbursed to pay interest despite the fact bat USACM is in default under its obligations under the USACM Agreement. A copy of this draw quest is attached hereto as Exhibit "5". The interest reserve has been depleted through no fault of Binford.

- 9. Under the terms of the USACM Agreement, the interest is not presently due and payable because the balance of \$925,000.00 of the Loan has not been funded.
- 10. Binford needs the \$330,000.00 to pay the \$445,000.00 currently due to the general contractor. This amount was due by October 30, 2006. Binford paid the shortage from draw number 12, the September payment due the general contractor, by means of short term financing at very high interest rates. Without the \$330,000.00, the job will be liened, construction stopped and Binford will be unable to obtain the financing to fill the gap that USACM is, apparently, unable to fill.
- 11. The first building is now ninety (90) percent complete. An additional \$925,000.00 including the \$445,000.00 currently due) is needed to complete the contract. If the Medical Building Project is shut down or again delayed, Binford Medical faces the prospect of Legal action and resulting legal fees from the contractor and the subcontractors as well as from tenants who will be delayed in being able to move into the Medical Building Project. Binford Medical's interest charges will also increase if the Medical Building Project is shut down or delayed.

Respectfully submitted on October 24m, 2006.

Ken Schmidt

OFFICE CLIENT'S Binford Medical Developers, LLC DOCS Affidavit of Ken Schmidt wpd

CERTIFICATE OF MAILING I hereby certify that service of the above and foregoing MOTION TO TEMPORARILY ALLOW CLAIM OF BINFORD MEDICAL DEVELOPERS, LLC FOR VOTING 4 PURPOSES was made this 30th day of November, 2006, by depositing a copy of the same in the 5 United States mail in Las Vegas, Nevada, postage-prepaid, addressed to the following: 6 DEBTOR AND COUNSEL Annette W. Jarvis Ray Quinney & Nebeker P.C. 36 South State Street, Suite 1400 P.O. Box 45385 Salt Lake City, Utah 84145-0385 10 Lenard E. Schwartzer Jeanette E. McPherson Schwartzer & McPherson Law Firm 2850 South Jones Boulevard, Suite 1 12 Las Vegas, Nevada 89146-5308 13

USA Commercial Mortgage
USA Capital Realty Advisors, LLC
USA Capital Diversified Trust Deed Fund, LLC
USA Capital First Trust Deed Fund, LLC
USA Securities, LLC
Thomas J. Allison

16 4484 South Pecos Road Las Vegas, NV 89121

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An Employee of Deaner, Deaner, Scann Malan & Larsen